DR. PECK 16 Franklin Square

EYE, EAR, NOSE, THROAT ONLY GLASSES Shall be out of town every Friday during July and August. Sundays by appointment only.



HERE IS A SOUND TOOTH **PROPOSITION**

You can't sell a fifty-cent piece for a dime. No one actually attempts We positively work for the ver LOWEST POSSIBLE PRICE that any dentist in the city charges. We give as expert service and high quality work as any dentist in the

IF YOU HAVE DENTAL WORK COME TODAY

EXAMINATIONS FREE DR. F. C. JACKSON

DR. D. J. COYLE Succeeding the King Dental Co. 203 Main Street, Next to Boston Store Lady Attendant

HORSE COLLARS

Heavy, Long, Straw, Curled Hair

\$4.50

A new line of Auto Robes, Fu Coats and Blankets just in. Look them over at

THE L. L. CHAPMAN CO. 14 Bath Street, Norwich, Ct.

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Also MANICURING Theyer Building, Room 304, Franklin Square

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During Dog Days

the consumption of ice is greatest

During Dog Days. More food is spoiled than any other time of the year.

During Dog Days more Refrigerators are sold

than any other season. Before Dog Days

is the time to buy a Refrig-

We have a full line, large and small, at prices that will please you.

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DR.R.J. COLLINS DENTIST

48 Main Street, Norwich, Conn.

Frederick T. Bunce xpert Piano and Player ano Tuning and Repairing atched or marred cases restored to original finish
38 FRANKIN ST.
Nerwich, Conn.

and the second of the second

The Bulletin.

Norwich, Thursday, Sept. 2, 1915.

THE WEATHER.

Conditions. Temperatures near or below the easonal average prevail generally. Indications are that fair weather and moderate temperatures will continue Thursday and Friday east of the Mississippi river, except that overcast skies are probable along the middle Atlantic coast and in southern New

England.

The winds along the north Atlantic coast will be moderate to fresh north to northeast; middle Atlantic, strong northeast and north, probably reaching Forecast,

Northern New England: Fair Thursday and probably Friday. Southern New England: Cloudy Thursday and Friday; probably unsettled on the coast. Northern New England: Fair in the

nterior; fair on the coast Thursday

Highest 70, lowest 52. Comparisons.

Predictions for Wednesday: Fair. Wednesday's weather: Fair; north Sun. Moon and Tides. Rises. | Sets. | Water. | Rises Day. || a. m. | p. m. || a. m. || p. m.

Six hours after high water it is low tide, which is followed by flood tide.

GREENEVILLE Machinery Installed in North Main Street Shop-Gypsies Pass Through Village-Local Notes.

The installing of machinery at the building off North Main street occupied by A. H. Guilliver as a roller shop, is now completed and the shop is in full operation. An electric motor supplies the necessary power to operate the shop. Mr. Guilliver manufactures underclearers for spinning operate the shop. Mr. Gulliver manufactures underclearers for spinning frames. He has been granted a patent on an invention which lengthens the life of his underclearers to a remarkable degree over the old style clearer and he is finding a ready market for his product. The second floor of the building is used for storage purposes. The building has been piped with running water secured from a 310 gallon ning water secured from a 310 gallon hogshead located on the second floor.

Thomas Baker starts on his vacation today (Thursday).

Everett White of Noank was a vis-

James Gilman of Westerly spent Tuesday in Greeneville. A band of gypsies went through here

Wednesday morning on the way to camping grounds near Taftville. They made the trip by auto instead of the horse and wagon characteristic of their

COPPER ZONE SYSTEM PUT INTO FORCE

Trolley Passengers Had First Experi ence on East Lyme Branch.

Patrons of the East Lyme trolley had their first experience with the new system of collecting fares and revised rates Wednesday morning. The plan is the copper zone system recently adopted by the Shore Line Electric Railway company. With the excep-tion of the first fare zone, the line is divided into two cent instead of five cent zones. The result for the indi-vidual passenger depends on his desti-

nation.

It now costs 12 cents instead of 10 to go to Golden Spur. On the other hand, one may ride to the East Lyme hand, one may ride to the East Lyme hand, one may ride to the East Lyme carbarn for eight cents, a decrease of two cents. One Waterford resident who goes to New London dally on business now makes the round trip for 16 cents instead of 20. On a through trip to Saybrook the total increase is seven cents.

rease is seven cents.

When the conductor makes his rounds the passenger announces his lestination and pays for the full trip at one time. He is given a slip showing where he got on and where he will get off. This slip is collected by the conductor before the passenger leaves the car eaves the car

FAMILY DINNER FOR

Given in Honor of Mrs. Lucy E. Robinson Manning.

On Tuesday of this week Mr. and Mrs. George Edward Manning of Yantic gave a family dinner in honor of Mr. Manning's mother, Mrs. Lucy E. Robinson Manning, on the occasion of her \$2d birthday. Of a family of six sisters and two brothers, there are remaining Mrs. Manning, Deacon Lavius A. Robinson and wife, also a sister-in-law.

In the afternoon from 3 to 5 o'clock there was a general reception on the lawn to relatives, friends and neigh-

and Embalmer

Prompt service day or night

GAGER THE ORIGINAL **Funeral Director**

1

More healthful than Tea or Coffee. Agrees with the weakest digestion. Delicious, invigorating and nutritious. Rich milk, malted grain, powder form. A Quick Lunch Prepared in a Minute Unless you say "HORLIOK'S" you may get a Substitute.

DECISION

Commissioner Donohue Awards Compensation to Employe Hurt Through Another's Fooling-In Case of Theodore B. Ely Against M. S. Brooks & Sons of Chester-Employe Lost an Eye

THEODORE NEWTON ELY."

Girl Who Threw Wire. Mary Zanardi, the girl who threw

J. H. ORDWAY

true statement.

J. H. ORDWAY

also appended:

(Signed)

(Signed)

strongly persuasive

H. ORDWAY. June 23, 1915."

June 23, 1915.

Saw the Accident.

again and I went back to my work.

Later in the day I was weighing my work up and Newton passed by and said "that did hurt" and went

along. After that day he didn't say anything more about it.

"I have read the foregoing and it

Question On Larking.

The respondent also states,

truly so states, that as the Workmen's Compensation act is so new in the United States it is difficult to find ad-

Cases Cited.

Men in Horse Play.

LOUISE CASTELLI.

Witness:

"MARY ZANARDI."

Theodore Benton Ely of Haddam, an employe of M. S. Brooks & Sons of Chester, for whom he was working on March 2, 1915, when he received an "I have read the foregoing and it is injury which subsequently resulted in the loss of one of his eyes, has been awarded \$4.91 weekly for 104 weeks for the loss of his left eye, according to a finding and award just made by Compensation Commissioner Dr. James J. Donohue after a hearing content. J. Donohue, after a hearing on the claim. The award also directs that the company shall pay the medical, surgical and hospital services for the first 30 days following the time when he first sought medical treatment.

The case is one of importance and

Observations in Norwich.

The following records, reported from Sevin's pharmacy, show the changes in temperature and the barometric changes Wednesday:

Ther. Bar.

There are the case is dives a ruling upon an injury and compensation in which the element of larking or fooling on the part of employes was a factor in injury which was sustained and for which a claim for compensation was made.

was made.

The hearing before Commissioner Donohue was held here on Aug. 10 with Rollin U. Tyler, Esq., of Deep Riven, appearing for claimant and Edward C. Stone, Esq., of Boston, Mass., for the respondent who was insured. for the respondent, who was insured with the American Mutual Liability Insurance Co. of Boston.

Statement of the Case. The following statement of the case

on the 2d day of March, 1915, while in the employ of the respondent, the claimant was working at a "kicker" machine in the same room where some girls were working on some spindles and to attract the attention of the boys at work in the same room one of the vorce spindles. boys at work in the same room one of the young girls threw a piece of wire which struck a belt in the neighbor-hood of where Ely was at work and flew from this belt and struck Ely's left eye. Ely testified that he did not think at the time that his eye was badly injured and continued at work badly injured and continued at work for five or six weeks at which time the injured eye began to pain him and gave him considerable pain until the lst day of May, when he was obliged

to give up work.
About the last of April the claim ant consulted Dr. French of Deep River who sent him to Dr. White of Hartford who sent him to the Hartford hoswho sent him to the Hartford hos-pital for two weeks. Two weeks from this time Ely went to New York and saw Dr. Hunter, after which he returned to his home in Haddam, where he remained until June 22d, 1915, at which time he again went to the Hartford hospital, where the eye was re-

That the injury arose "in the course of" his employment there seems to be no question; the main and only point not agreed upon by both parties is whether or not the injury arose "out of his employment.
It was agreed that his average week-

ly wages wgere \$9.81. It was agreed that briefs should be submitted and exchanged by counsel for each side within two weeks.

Considering all the testimony and facts in the case, it is found that the injury in question did arise "out of and in the course of employment" within the meaning of the act, and that claimant is entitled to compensation for the loss of the left eye as hereinbefore referred to. Memorandum of Decision.

The following is the memorandum of decision attached to the finding:
The case we have before us for consideration at present is one in which the injury arise. singeration at present is one in which the vital point is: Did the injury arise out of and in the course of his employment? There is no disagreement on any other single point, and as this is a true statement. is a case which will undoubtedly be taken to the courts on an appeal whichever way the decision is rendered whichever way the decision is rendered by the undersigned, it might be here stated that there are cases cited in the briefs submitted which would al-low of a decision on either side, but since it becomes the duty of the com-missioner to make a decision, I have endeavored to act in a manner which, so far as I am able to the com-

"My name is Theodore Newton Ely.
I live at Haddam, Conn., and have
worked for M. S. Brooks & Sons for almost a year and a half as a shop

hand. "On either Tuesday, March 2, 1915, or on Tuesday, March 9, 1915, along about nine o'clock in the morning, I was working at the "kicker" nearest the book—kicking out strap hooks—together with George Evans, who was working on the middle "kicker." I was picking up the work and just as I glanced up I saw something flying at me. I tried to dodge, but it was too close on me and struck me in the left eye. I put my hand up to my eye and looked over towards the girls and George Evans, who was working with me said "Gee! what a shot."

Then I knew one of the girls had to the clock of the decisions of the decisions quoted by the attorney for respondent differ in some attorney for resp "On either Tuesday, March 2, 1915. and George Evans, who was working with me said "Gee! what a shot."
Then I knew one of the girls had thrown a screw eye at me, and on looking over again towards the spindle saw two girls—Louise Castelli and Mary Zenardi. Louise was working and Mary stood at the end of the frame talking with Louise. I didn't think it amounted to anything so continued at work all day. Along a few there was a general reception on the lawn to relatives, friends and neighbors, when cake and coffee were served. Mrs. Arad Robinson Manning poured, Mrs. Arad Robinson Manning poured, Mrs. Manning was the recipient of many pretty and valuable gifts, as less the usual postal card shower.

Launch Trip to This City.

Launch Florence, owned by Frank Thompson, brought a merry party of 22 pleasure seekers from New London to Norwich and return Tuesday night. Those who made the trip included Miss Olive Woods, Miss Barbara Smith, Miss Dorothy Smith, Miss Loretta Darling. Miss Lore Wilson, Miss Fforence, Staab, Miss Helen Woods, Miss Marion May, Mfss Randolph, Mrs. Kandolph, Mrs. Wisson, Walter Tisdale, Ned Morris, Frank Bailey, Earl Wilson, Walter Tisdale, Ned Praser.

Itame talking with Louise. I didn't think it amounted to anything so continued at work all day. Along a few days alter Albert Post looked in my side at work all day. Along a few days later Albert Post looked in my side at work all day. Along a few days later Albert Post looked in my side at work all day. Along a few days alter Albert Post looked in my side at work all day. Along a few days later Albert Post looked in my side at work all day. Along a few days later Albert Post looked in my side at work all day. Along a few days lide at work all day. Along a few days later Albert Post looked in my side at work all day. Along a few days alter Albert Post looked in my day later Albert Post looked in my day long the machine room, working alongside of decision would hardly weight of a more recent case accessome seven years old and continued at work looked in my day long the proved and the machine room, working alongsid

49th street. Returned to Had-HORLICK'S MALTED MILK

The Food-drink for All Ages.

Referring to Boy Compensation. Sec. We read as follows: Boyd's Workmen's Sec. 476, page 1057,

we read as follows:

"Injuries the result of a spirit of play on the part of the injured servant or his fellows," are held not to come within the act." In the present instance there is no history of any injury the result of "a spirit of play" on the claimant's part whatever; in

on the claimant's part whatever; in fact, he is a passive quality as far as his injury is concerned.

I feel constrained to agree with the respondent in his claim that the inference from Chief Justice Rugg's remarks in the McNicol case is that if an injury is received. marks in the McNicol case is that if an injury is received as "the result of rough sport or horse play, the injury cannot be said to have arisen out of the employment," but in the present instance the injury occurred to the claimant neither as the result of rough sport or horse play.

New Jersey Case Applies. The most important case and which

Mary Zanardi, the girl who threw the piece of acrap wire, also made affidavit as follows:

"My name is Mary Zanardi. I live on North Main street, Chester, Conn., and work in the threading department. We pick up screw eye with right hand and put it in pointing machine, then remove it with left hand and put it in threading machine and then take it out and drop it in box in front of us. After the box is full Clarence Spencer takes it into scouring room.

"One day along in March sometime, I think, I was working at No. 12 machine and I was dead to the same and I was working at No. 12 machine. defendent quit work and went to his employer's shop, and, while on his way to the bin for the fittings to be used on the job in which he was engaged, a fellow workman, in a spirit of play, "One day along in March sometime, I think, I was working at No. 12 machine and Louise Castelli on the way out to the dressing room stopped and spoke to me for a few minutes. While she was there I picked up a scrap of wire and tossed it over at the boys working on the "kickers." These boys working on the "kickers." on the job in which he was engaged, a fellow workman, in a spirit of play, whom the deceased was passing swung his arm around, either to knock off the decedent's hat or to strike him, whereupon the decedent, in dodging the attack, slipped on the descending concrete floor, fell, and sustained injuries which caused his death."

"The judge who wrote the opinion held that this death could have been said to have arisen out of the em-ployment, and the main part of his easoning is contained in the followng paragraph:

working on the "kickers." These boys were Newton Ely and George Evans. I just tossed the piece of scrap in fun—just kind of to attract their attention. The scrap hit something, I don't know what, and glanced off and hit Ely in the eye. He didn't pay much attention to it and kept on working. A little later in the day Ely passed my bench and said, you hit me in the eye that time. He said it kind of laughing like. I didn't say anything, but laughed with him over it. After that he never mentioned it "In the case under consideration, it appears that the prosecutor employed young men and boys. It is but natural to expect them to deport themselves as young men and boys, replete with the activities of life and health. For workmen of that age or even of maturer years to indulge in a moment's diversion from work, to joke with or play a prank upon a fellow workman, is a matter of common knowledge to everyone who employs labor. At any rate it cannot be said that the attack made upon the decedent was so dis-"In the case under consideration, it After that he never mentioned it "I have read the foregoing and it is made upon the decedent was so dis-connected from the decedent's employ-ment as to take it out of the class of Louise Castelli, who was working with Mary Zanardi at the time the inrisks reasonably incident to the em-ployment of labor." jury occurred to Ely, also made a statement as to the knowledge she possessed of the injury, and which is

the present case if there wer any indications of a vicious attack upon the employe ay a fellow employe, there might be some grounds for taking a different view of the matter, as a vicious act would hardly be an act contemplated when an employe is taking a management. name is Louise Castelli. I live

"My name is Louise Castelli. I live at Chester, Conn., and work at the spindles for M. S. Brooks & Sons. I have worked here for three years and a half. I generally work on the fourth spindle from the end. Somewhere along the end of March one day I was on my way from the dressing room and when I got to the end of the frame I stopped to speak a minute to Mary Zanardi and while I was there she picked up a little piece of wire and tossed it over at Newton Ely, to get him to turn around, just to draw his attention. She was going to make attention. She was going to make there is unquestianably no recovery, but in the case of an employe being attention. She was going to make faces at him or something like that. The wire hit something, I think it must have struck the belt. Newton turned around and tried to dodge it, but couldn't. He put his hand to his eye and said: "You hit me in the eye up." We thought that it was a good joke and Mary and I laughed about it. Newton commenced to work again and I went back to my work. the overseer of the room absent, we would naturally look upon such situation as an incident to employment and it would be considered a risk which the employer might contemplate and an injury occurring under such cicrumstances would undoubtedly be considered as one arising "out of" the

employment

None of the cases cited by the respondent exactly fit the case which we have before us for consideration; that is, a case where an employe, without fault of his own and engaged low of a decision on either side, but since it becomes the duty of the commissioner to make a decision, I have endeavored to act in a manner which is of far as I am able to judge, would be most in accordance with the spirit of the principle of workmen's compensation laws.

Testimony.

In order to gain a proper idea of the linjury and the circumstances under which it occurred, the affidavit of the claimant, Theodore Newton Ely (whose statement was read at the hearing and agreed to by the attorneys for both sides) is appended as follows:

"My name is Theodore Newton Ely. I live at Haddam, Conn., and have

Question On Larking.

The attorney for the respondent has cited a number of cases especially those from the British Workmen's Compensation act, and states that the guestion is, whether an injury sustained by an employe as the result of fun or play or sport or larking arises of the employment, and then contends that it does not. So far as the employe himself is concerned in the employe.

The attorney for the respondent has cited a number of case sepecially those from the British Workmen's Compensation act, and states that the edent which is clearly the result of his own and engaged in no way in the pl teacher. As a matter of fact quite the opposite is expected and is the rule and is a condition which we would contemplate under the circumstances. The actions of young people in these times do not differ materially from those of Biblical days and they probably never will, and to substantiate this view we have simply to refer to the quotation from the acriptures as found in I Corinthians, 13th Chapter and 11th verre:

"When I was a child, I spoke as a child, I understood as a child, I thought as a child; but when I became a man, I put away childish things."

Chief Justice's Opinion

Chief Justice's Opinion.

Chief Justice's Opinion.

To quote from Chief Justice Rugg in the McNicol case: "If the injury can be seen * * and to have been contemplated by a reasonable person familiar with the whole situation * * * then it arises 'out of the employment. * * It need not to have been foreseen or expected, but after the event it must appear to have had its origin in the risk connected with the employment and to have flowed from that source as a rational consequence." tion, naturally the more recent de-cisions. I should say, would be more In the Fitzgerald vs. Clarke & Son case cited by the respondent, that is and to have flowed from that source as a rational consequence."

Such an injury as that received by the claimant in the present case is unquestionably one which we would look upon as "rational consequence" of the conditions under which he was working at the time and it is one that could "have been contemplated by a reasonable person familiar with the whole situation."

Admitting as we must that in case.

the whole situation."

Admitting as we must that in case of the employment of young people in a large factory and without any immediate supervision over them, end knowing the tendency of young people to indule in playfulness, such a condition of circumstances is bound to provoke playfulness on the part of some employes, and admitting that this is a dancer incident to the employment, then it must be admitted that the injury arose "out of" and in the course of the employment. of the employment

Construe Act Liberally. Construe Act Liberally.

Considering all the circumstances under which Ely was required to perform his work and considering the injury which he received, it was but a natural incident of his work as there was always a possibility of such a danger being present, and while the line of demarcation in many compensation cases is very close, we cannot lose sight of the fact that the Workmen's Compensation act is a remertal statute and must be construed broadly and liberally in order to fullfill the purpose for which it was intended.

In the tree of Nisher vs. Ryan & Another case quoted in that of Cole Another case quoted in that of Cole vs. Evans where it is clearly a case of larking on the part of the claimant himself, and in the case which we have to determine there seems to be no evidence whatever of any larking on the part of Ely himself, so that the case could not be considered a parellel one.

Other cases cited by the respondent were Wilson vs. Laing and Mullen vs. Stewart, in both of which full grown men were engaged in horse play. They were not as in the present instance young boys and girls who might be expected to engage in fooling at times, but they were persons of mature years who would not be expected to engage in larking or other foolishness, and when they made their contract of employment it could not be expected or contamnizated as a danger of the hus-

would be a come with the desirabilities to be better that the first the best with the

in the warmer months than at any other time. The summer's dust and dirt mingle with dandruff, cling to the oily hair and scalp, clog the scalp pores, stifle the hair roots and make proper cleansing almost impossible. Parisian Sage is an ideal treatment for this trouble. Wash the hair not oftener than once a week, but use Parisian Sage twice daily, pouring a little into the parted hair and rubbing briskly right into the scalp with the finger tips. It drives out dandruff, dissolves the excess oil and stimulates the scalp into healthy normal action. Sold by Lee & Oagood and leading druggists everywhere. eading druggists everywhere.

The most important case and which is quite recent, bearing upon the case before us at this time and one to which we should give very careful consideration, is that of Hulley vs. Noorbrugger, a case decided by the Supreme Court of New Jersey, and reported in 93 Atlantic, 79, and I would consider that that decision is a better barometer of the trend of opinion as to the interpretation of this particular feature of the compensation laws. In the case above mentioned the facts were as follows:

"At five o'clock in the afternoon the defendent quit work and went to his defendent quit work and went to his defendent quit work and went to his

gineer could recover for his injury

employment.

It is fair to assume that an injury such as that received by the claimant in the present case is fully as much entitled to be considered an injury arising out of and in the course of employment as either of those last

Considering that the line of demarceation in this particular case is close and in view of the fact that there is no provision made for this case soing up by process of reserva-tion to the court, it becomes incumbent ipon the undersigned to render a decision, and in view of the progressive tendencies and the liberal spirit of compensation principles, the foregoing decision is rendered for the claimant

TAFTVILLE

Wiss Louise Chartier Entertained Honor of Guest-Taftville to Play at Putnam Saturday-Funeral of Miss Isabelle Brown.

On Tuesday evening. Miss Louise Chartler entertained about 15 friends at her home on Merchants avenue, in honor of her guest, Miss Alexina Perreault of St. Albans, Vt. The house was prettily decorated in gold and purple, the class colors of the 1915 class of Holy Cross convent, of which Miss Perreault is a member and cut Miss Perreault is a member and cut flowers were attractively arranged about the rooms. Miss Alice Bessette of Baltic rendered plano selections and there were piano solos by Miss Dora Ethler and violin solos by Miss Ethel Marsan and Miss Marie Pratt. Dainty refreshments were served during the evening. Miss Perreault returns to St. Albans today (Thursday) after having passed a month with Miss Chartier.

TO PLAY PUTNAM SATURDAY. Manager J. B. Benoit Says Team Har Not Disbanded.

Manager John B. Benoit of the Taftville baseball team said Wednesday afternoon contrary to report that his team has not disbanded and that he has scheduled a game with the strong Putnam team at Putnam for Saturday afternoon. Walsh will do the twirling for Taftville and the team will be further strengthened by four out of town men. The trip to Putnam is to be made by auto truck.

OBITUARY

Agnes T. Cartear.

Miss Isabelle Brown, Funeral services for Miss Isabelle Brown were held Wednesday afternoon at 2 o'clock at the home of her aunt, Mrk. William McNelly, No. 22 Slater avenue. Rev. Arthur Varley, pastor

BANNISTER-In Bradford, R. I. Aug. 31, 1915, a daughter to Mr. and Mrs. Gordon Bannister.

MARRIED

Sept. 1. 1915, by Rev. F. X. Quinn. William H. McMahon of Norwich and Wille. Mary Elizabeth Walsh of Montville.

EDWARDS-In Hopkinton, R. I. Aug. 30, 1915, Martin Edwards, aged 49 years. 1915. Stephen R. Boss, aged 66 years, 11 months. WELCH—In this city, Sept. 1. Joseph son of Mrs. Annie and the late John Welch, aged II years, 5 months and 1

HOME—In Montville Center, Sept. 1.
Ada D. Woodmansee, beloved wife of
Dan D. Home, aged 51 years.
Funeral from her late residence, Montville Center, Friday afternoon, Sept.
3, at 2 o'clock. Burial in the family
lot at Comstock cemetery.

DAVIS—In Norwich Sept. 1, 1915 Calista Herrick, widow of Alonzo B Davis, aged 88 years, Notice of funeral hereafter. Notice of funeral hereafter.

Notan-In Norwich, Aug. 31, at her home on Canterbury turnpike, Catherine McCoy, wife of James Nolan, aged 72 years.

Funeral from her late home on Friday morning, Bept. 3, at 5 c'clock. Mass of requiem in Sacred Heart church. Taftville, at 9 c'clock. Burial in St. Mary's cemetery, Greeneville.

Providence papers please copy.

scalp are excessively oily suffer more in the warmer months than at any

on account of the tendency of boys to throw stones at trains under such circumstances, and it was held that it was a danger incident to the employ-

was a danger incident to the employment.

In the case of Rowland vs. Wright (1909, I K. B. 963) where a workman was bitten by a cat which belonged in the stable where he was eating his dinner, it was held that the accident arose out of and in the course of the employment.

made by auto truck.

Agnes T. Carter, daughter of William and Mary E. Mulholland Carter, died at her home in Occum on Saturday after a short illness. The child was 1 year and 8 months of age.

FUNERAL.

BORN

Sept. 1, 1915, by Rev. Philip J.
Mooney, Herbert Schenck of Willimantic and Miss Mary Hughes of Mansfield.

days. Staplins—In Norwich, Aug. 31, Fannie B. Goodrich, befoved wife of Charles H. Staplins, of Salem, Connaged 36 years.

Services at Gager's funeral parlors, 70 Franklin street, Friday afternoon, Sept. 3, at 2 o'clock, Burial in the family lot at West Plain cemetery.

Studio: 36 Central Building

he Dorteous & Witchell

a yard

a yard

75c

a yard

a yard

a yard

NEW FALL DRESS GOODS

Special showing this week of Fabrics for Children's School Dresses - checks, plaids and plain colors. Here are few suggestions:

36-inch Damask Cloth, half wool, in white, black, navy, light blue, garnet and brown. 36-inch Shepherd Checks, in black and white,

three sizes in checks, a very serviceable cloth

36-inch Silk and Cotton Plaids, light and dark effects in blue, brown, garnet and

36-inch Shepherd Checks, in black and white, brown and white and navy and white.

green combinations.

36-inch French Serge, all wool, in black, light and dark navy, garnet, brown and tan. 36-inch Storm Serge, all wool, very serviceable, in twelve good Fall colorings - black,

inal wine and bottle green. 40-inch Victoria Crepe, all wool and a new weave, in black, navy, brown, dark pink, old rose, tan and new blue.

white, Alice, old blue, navy, brown, tan, card-

42-inch All Wool Storm Serge, in black, new blue, navy, brown, green and garnet. 42-inch Shepherd Checks, all wool, in black

42-inch Novelty Tartan Checks, in a handsome blue and green combination. 42-inch Silk and Wool Scotch Plaids in pretty

52-inch All Wool Serge, sponged and shrunk, black, navy, tan, brown, green, garnet and

52-inch French Serge in new blue, brown, navy and garnet.

THE PORTEOUS & MITCHELL CO.

of the Taftville Congregational church officiated. The bearers were Erastus Yerrington, James Brown, Robert Brown and Mr. Volkman, and burial took place in Maplewood cemetery Rev. Mr. Varley read a committal service. The attendance was large and there were a number of floral tributes. of the arrangements.

light colorings.

Has Purchased Motorcycle. Albert Airy has purchased a new motorcycle with side car attachment. Mr. Airy gave the machine a thorough tryout this week.

Notes. A band of gypsies visited the vil-lage Tuesday,

of Bridgeport, are visiting in Taft-George Kinder, William McGarigle and Harold Hannan were visitors in Occum Tuesday.

Mr. and Mrs. Robert Brown and son

Interest at the Married Men's Whist club Friday afternoon will center around the whist tournament between A. Benoit and N. I. Fournier and sev-eral of the club champions.

Church & Allen 15 Main Street FUNERAL DIRECTORS

EMBALMERS

Lady Assistant Telephone 328-3 HENRY E. CHURCH WM. SMITH ALLEN

DENTIST DR. E. J. JONES Suite 46 Shannon Building Take elevator Shetucket Street en-trance. Phone.

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